Liber LL, 4 Request of any Appealant As afores^d to write and make out a Tran-Acts script of the whole proceedings As afores^d und^r his hand and the Seale of the Court as afores^d upon penalty to pay the respective damage which such Appealant shall sustain by such Refusall or delay As afores^d the s^d party paying or Secureing to be paid such respective Clerk his Just Fees for the same according to Law.

And be it Enacted by the Authority Advice and Consent afd That all Appeals or Writts of Error Tryable before the Governour and Councill if it soe shall happen That the former Judgmt given shall be by the s^d Governour and Councill Affirmed such a determinacon p. 39 shall be finall and without any further Review unless such Judgm^t shall Exceed the sume of Three Hundred pounds sterling or Sixty Thousand pounds of Tobacco Then and in every such Case the party against whome such Judgmt shall be given may Appeale to the Queen and Councill in England.

And be it further Enacted by the Authority Advice and Consent aforesd That all Appeals or Writts of Error already made and brought or hereafter to be made or brought before the Governour and Councill shall and may be heard by the sd Governour and Councill out of Assembly Time, Any Thing in the same Writt Any other former Law or practice to the Contrary Notwithstanding. And for that it may soe happen that the Governour of this province for the Time being may hereafter be Concerned in an Appeale made or Writt of Error brought from the Judgm^t of the Provinciall Court to the Governour and Councill afd or he otherwise indisposed or Absent

Be it therefore Enacted by the Authority Advice and Consent afores^d That it shall and may be Sufficient in every such Case for the Councill onely to hear and determine such matters of Controversy, whereof the first of the Councill in Commission being then prsent shall preside whose Judgmt thereupon shall be definitive (Except before Excepted) in As full and ample manner As if the said Governour were then Actually present and prvideing Any thing in this Act to the Contrary notwithstanding.

(Amends 1704, ch. 60)

Acts of 1712, A Supplementary Act to the Act of Assembly of this Province for the punishing the Offences of Adultery and Fornicacon

Whereas by the Act of Assembly of this Province now in force for the punishing the Offences of Fornicacon and Adultery, It is amongst other Things therein Enacted That Whosoever should directly or Indirectly Entertain Provide for or Cause to be Entertained or pvided for any Lewd Woman or Women or that should frequent p. 40 her or their Company after Admonicon to him or them should be given by the Minister or the Vestry or the Churchwarden or Churchwardens of the parrish where such person or persons should Inhabite should be Adjudged a Fornicator or Adulterer As the Case should